IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 0:22-cv-24075-KMW

CARLOS BRITO,

Plaintiff,

VS.

FLAMINGO EAST LTD, D/B/A FLAMINGO PLAZA, WINN-DIXIE STORES, INC D/B/A FRESCO Y MAS #0242 and ISABEL RESTAURANT INC D/B/A FLAMINGO,

Defenda	nt.	

AMENDED JOINT MOTION FOR APPROVAL OF SETTLEMENT AGREEMENT AND DISMISSAL WITH PREJUDICE

Plaintiff, Carlos Brito ("Brito"), and Defendant, Flamingo East Ltd. d/b/a Flamingo Plaza ("Flamingo") (Brito and Flamingo are hereinafter collectively referred to as the "Parties"), by and through their respective undersigned counsel, hereby move for the Court's approval of the attached Settlement Agreement and dismissing the action against Flamingo with prejudice, and state:

- 1. Brito filed this action (hereinafter, the "Action"), alleging, inter alia, that there are architectural barriers existing within the shopping center which is known as "Flamingo Plaza" the street addresses for which are 901 E 10th Ave, Hialeah, Florida 33010, 1201 East 10th Ave., Hialeah, Florida 33010, 1100 -1110 East 13th Street, Hialeah, Florida 33010 and 1253 E 10th Ave, Hialeah, Florida 33010 (hereinafter, the "Plaza") and certain the tenant spaces that constitute violations of Title III of the Americans with Disabilities Act, 42 U.S.C. §12181 et seq. (hereinafter, the "ADA").
 - 2. Flamingo denies these allegations.
- 3. Notwithstanding, the matters raised by Brito's Complaint related to the subject Plaza and those certain tenant spaces have been resolved in accordance with the Settlement Agreement attached hereto as **Exhibit "1."**

4. The Parties submit that the attached Settlement Agreement is fundamentally fair, adequate and reasonable to improve and complete access for persons with disabilities at the

property at issue, and otherwise meets the purposes of the ADA with respect to the Plaza.

5. Moreover, the modifications required in the Settlement Agreement are the only readily achievable modifications to the Plaza required under the ADA, and that the Plaza will be

ADA compliant under completion of the modifications required in the Settlement Agreement.

6. In accordance therewith, the Parties respectfully request that the Court review,

approve and ratify the Settlement Agreement.

7. As part of the Settlement Agreement, Brito has agreed to dismiss this Action as

against Flamingo, with prejudice.

8. Accordingly, the Parties request, upon the Court's review, approval and ratification

of the Settlement Agreement, and that the Action as against Flamingo be dismissed, with prejudice.

9. Accept as otherwise stated in the Settlement Agreement, Brito and Flamingo are to

bear their own fees and costs.

WHEREFORE, the parties respectfully request that the Court grant this Motion; enter an

order (a) approving the attached Settlement Agreement, (b) dismissing the instant action as against

Flamingo, with prejudice, and grant such additional relief as the Court deems just and proper.

Dated: June 2, 2023.

Respectfully submitted,

By: /s/ Anthony J. Perez

ANTHONY J. PEREZ Florida Bar No.: 535451

GARCIA-MENOCAL & PEREZ, P.L.

350 Sevilla Avenue, Suite 200

Coral Gables, Fl 33134

Telephone: (305) 553- 3464

ajperez@lawgmp.com

bvirues@lawgmp.com

dramos@lawgmp.com

Attorneys for Plaintiff

s/ Ricardo A. Reyes

Ricardo A. Reyes, FBN 864056

Carrie Stolzer Robinson, FBN 0354030

TOBIN, REYES, ALVAREZ & DEBIASE,

PLLC

Attorneys for Defendant Flamingo East Ltd.

225 N. E. Mizner Blvd., Suite 510

Boca Raton, FL 33432

; Phone: (561) 620-0656

Fax: (561) 620-0657

eservice@tobinreyes.com

rar@tobinreyes.com

csrobinson@tobinreyes.com

2

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that on June 2, 2023, we electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which will send a notice of electronic filing to all counsel of record.

Respectfully submitted,

s/ Ricardo A. Reyes
Ricardo A. Reyes, FBN 864056
TOBIN, REYES, ALVAREZ &
DEBIASE, PLLC